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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	09/700,120	12/14/2000	Francine Joly	GEI-082	2156	
	7590 09/17/2002					
Charles A Muserlian				EXAM	EXAMINER	
	Bierman Muserlian and Lucas 600 Third Avenue New York, NY 10016			FUBARA, BLESSING M		
				ART UNIT	PAPER NUMBER	
				1615		
				DATE MAILED: 09/17/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application N . Applicant(s)					
		09/700,120	JOLY ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Blessing M. Fubara	1615				
	The MAILING DATE of this communication appears on the cover sheet with the c_rresp_ndence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status	December to a server in the refer to Standard 24.1	2002					
1)⊠ 2~\⊠	Responsive to communication(s) filed on <u>24 J</u>						
2a)⊠	,—	s action is non-final.					
3)	Since this application is in condition for allowa closed in accordance with the practice under the state of t						
Dispositio	on of Claims						
4)🛛 (Claim(s) $40-58$ is/are pending in the applicatio	n.					
4	a) Of the above claim(s) is/are withdraw	vn from consideration.					
5) 🗌 (Claim(s) is/are allowed.						
6)⊠ (Claim(s) <u>40-58</u> is/are rejected.						
7) 🗌 (Claim(s) is/are objected to.						
•	Claim(s) are subject to restriction and/or	election requirement.					
Application Papers							
9)□ T	9) The specification is objected to by the Examiner.						
10)∐ T	he drawing(s) filed on is/are: a)□ accep	ted or b)☐ objected to by the Exar	miner.				
_	Applicant may not request that any objection to the	- · ·					
11)∐ T	11) ☐ The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.							
12)☐ The oath or declaration is objected to by the Examiner.							
Priority u	nder 35 U.S.C. §§ 119 and 120						
13) 🗌 📝	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).				
a) <u></u> [All b) Some * c) None of:						
•	1. Certified copies of the priority documents	s have been received.					
2	2. Certified copies of the priority documents	have been received in Application	on No				
	 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
	14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) \square The translation of the foreign language provisional application has been received.							
15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachment(•		(DTO 440) B				
2) 🔯 Notice	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)				

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DETAILED ACTION

Examiner acknowledges receipt of amendment E filed 06/24/02. New claims 40-58 are pending.

Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84. See copy of Notice of Draftsperson's Patent Drawing Review attached.

Claim Rejections - 35 USC § 112

- 1. The rejection of claims 22 and 27 under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention is withdrawn because claims 22 and 27 were cancelled by amendment E.
- 2. New claims 40-58 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 40 is confusing. Specifically the phrase "or esters or at least one...for the said application."

Claim 43 recites the limitation "the basic amount" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Claim 43 is confusing. Specifically, "the basic amount is at least one plant..." is confusing.

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Claim 55 is rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The specification does not describe what a cosmetic base is.

Claim Rejections - 35 USC § 103

3. New claims 40-45, 49-51 and 55-58 remain rejected under 35 U.S.C. 103(a) as being unpatentable over JP 404126057.

Applicants ague that the prior art failed to claim any potential use, that the composition of the prior art is directed to "alimentary utility," and that the examined application is not a soft drink containing sea-water and other ingredients but the examined application is directed to a pharmaceutical hygienic or cosmetic composition containing a mixture of sea-water and basic amino acid in the "natural form or its salt or esters or a plant and/or animal extract or phytoplankton extract for the treatment of an ailment linked to a local allergic or inflammatory symptom" and as such the claimed composition is not obvious over the prior art.

- 4. Applicant's arguments filed 06/24/02 have been fully considered but they are not persuasive.
 - a. The claims are directed to a composition comprising seawater and basic amino acid or its salts or esters. Future intended use is not critical in composition claims.
 - b. Applicants acknowledge that the prior art is a soft drink and that drink may be a health drink. Thus applicants do admit the prior art to have a use.

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c. The comprising language of the generic claims does not exclude ingredients in the composition of the prior art from the instant composition.

d. The treatment method is a mere administration of a composition to a subject and a soft drink is also administered when it is taken.

No claim is allowed.

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. The specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicants' cooperation is requested in correcting any errors of which applicants may become aware in the specification including the claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Blessing M. Fubara whose telephone number is 703-308-8374. The examiner can normally be reached on 7 a.m. to 3:30 p.m. (Monday to Friday).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman K. Page can be reached on 703-308-2927. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3592 for regular communications and 703-305-3592 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1234.

Blessing Fubara September 13, 2002

> CHURMAN K. PAGE CUPERVISORY PAYENT EXAMINER TECHNOLOGY CENTER 1600